1 2 3	Attorney(s) name(s) and state bar number (space below for Law Firm filing stamp only) Address Telephone number Facsimile number E-mail address										
4	Attorney(s) for Protestant										
5											
6	SAMPLE PROTEST 3072 Relocation										
7											
8	STATE OF CALIFORNIA										
9	NEW MOTOR VEHICLE BOARD										
LO											
1	In the Matter of the Protest of										
L2	NAME OF DEALERSHIP,) Protest No.(leave blank)										
L3	Protestant,)										
L 4	v.) PROTEST										
L5) [V.C. sec. 3072] NAME OF MANUFACTURER/DISTRIBUTOR,)										
L6	Respondent.)										
L7	Protestant,, through its attorney(s), files										
L8	this protest under the provisions of California Vehicle Code section										
L9	3072 and alleges as follows:										
20	1. Protestant is a new recreational vehicle dealer selling										
21	, and is located at										
22	Protestant's telephone number is										
23	2. Respondent distributes/manufactures products										
24	and is the franchisor of Protestant.										
25	3. Protestant is represented in this matter by [Name of Attorney										
26	or Protestant (if representing self)], whose address and telephone										
27	number are										
28											

1	4. On or about, Protestant received from										
2	Respondent a notice that Respondent intends to relocate										
3	, to										
4	5. The intended relocation is within a ten-mile radius of										
5	Protestant's location.										
6	6. There is good cause for not permitting the relocation of the										
7	franchise by reason of the following facts:										
8	(a) Protestant has made a substantial and permanent investment in										
9	the dealership.										
10	(b) [Identify the effect on the retail recreational vehicle										
11	business and the consuming public in the relevant market area.										
12	(c) It would be injurious to the public welfare for the franchise										
13	to be relocated.										
14	(d) The franchisees in the relevant market area are										
15	providing adequate competition and convenient consumer care for										
16	vehicles including adequate recreational vehicle sales and,										
17	if required by the franchise, service facilities, equipment, supply of										
18	vehicle parts, and qualified service personnel.										
19	(e) The relocation of the franchise would decrease competition										
20	and therefore not be in the public interest.										
21	7. Protestant and its attorney(s) desire to appear before the										
22	Board and estimate that the hearing in this matter will take										
23	days to complete.										
24	8. A Pre-Hearing Conference is requested.										
25	WHEREFORE, Protestant prays as follows:										
26	(1) That the Board issue its decision determining that good										
27	cause exists for not permitting the relocation;										
28	///										

1	(2)	That	the	Board	issue	its	order	not	permitt	ing	such			
2	relocat	tion; and,												
3	(3)	For s	uch ot	ther and	further	relie	ef as t	ne Boa	rd deems	prope	er.			
4														
5	DATED:													
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